



Nil Debet <leroynildebet@gmail.com>

United States of American v Hall et al1 message

Nil Debet <leroynildebet@gmail.com>

Thu, Jan 2, 2014 at 6:34 PM

Reply-To: leroynildebet@gmail.com

To: bill.watkins@usdoj.gov

Dear Mr. Watkins,

I will be moving the Court in the interest of justice to accept the Certified Plea Agreement Record by Mutual Assent (ECF # 192) as there is no record established to the contrary, among other things. I am requesting your position with respect to my Motion. Please indicate on or before January 6, 2014, 5:00 PM Eastern Standard Time whether you oppose the contemplated Motion. Additionally, I note there has been no record established in opposition to either the Certified Record of Accord (ECF # 82) or the Judicial Notice of Adjudicative Facts (ECF # 193) respecting the record of setoff between the Plaintiff, UNITED STATES OF AMERICA, and the Accommodation Party, Gordon LeRoy Hall. Please take notice that your continued tacit acquiescence to the Certified Record of Accord (ECF # 82), the Certified Plea Agreement Record by Mutual Assent (ECF # 192), and the Judicial Notice of Adjudicative Facts (ECF # 193) may be construed as disposition of the case with respect to Defendant, Gordon L Hall, including dismissal, default judgment, or other Court ordered sanctions, and/or enforcement of the Certified Plea Agreement by Mutual Assent (ECF # 192) and the Certified Record of Accord (ECF # 82). Please feel free to contact me via email if you have any questions.

Respectfully,

Gordon LeRoy Hall